IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:) Chapter 11
W.R. GRACE & CO., <u>et al</u> .,) Case No. 01-1139 (JKF)
Debtors.	Objection Deadline: December 15, 2009 at 4:00 p. Hearing: Schedule if Necessary (Negative Notice)
ORRICK, HERRINGTON & SUT TO DAVID T. AUSTERN, ASBESTOS PIL COMPENSATION FOR SERVICES	H MONTHLY INTERIM APPLICATION OF CLIFFE LLP, BANKRUPTCY COUNSEL FUTURE CLAIMANTS' REPRESENTATIVE, FOR RENDERED AND REIMBURSEMENT OF CTOBER 1, 2009 THROUGH OCTOBER 31, 2009
Name of Applicant:	Orrick, Herrington & Sutcliffe LLP ("Orrick")
Authorized to Provide Professional Services to:	David T. Austern, Asbestos PI Future Claimants' Representative (the "FCR")
Date of Retention:	As of February 6, 2006 pursuant to Order entered by Court on May 8, 2006
Period for which compensation is sought:	October 1, 2009 through October 31, 2009
Amount of Compensation (100%) sought as actual, reasonable, and necessary:	\$ 414,353.25
80% of fees to be paid:	\$ 331,482.60
Amount of Expense Reimbursement sought as actual, reasonable and necessary:	\$ 19,193.37
Total Fees @ 80% and 100% Expenses:	\$ 350,675.97
This is an: interim _X_	monthly final application.

The total time expended for fee application preparation during this time period is 16.10 hours and the corresponding fees are \$6,227.00 and \$94.18 in expenses for Orrick's fee applications and 16.20 hours and \$4,533.00 in fees and \$3,691.42 in expenses for the FCR and/or his other professionals' fee applications. Any additional time spent for this matter will be requested in subsequent monthly interim applications.

This is Orrick's Forty-Fifth interim fee application for the period October 1-31, 2009. Orrick has previously filed with the Court the following interim fee applications since January 1, 2008:

Interim Period	Fees @ 100%	Fees @ 80%	Expenses @	Total Fees @
			<u>100%</u>	80% & 100%
				Expenses
Twenty-Fourth Interim Period Jan 1-31, 2008	\$1,052,243.75	\$841,759.00	\$140,412.45	\$982,171.45
Twenty-Fifth Interim Period Feb 1-29, 2008	\$581,751.25	\$465,401.00	\$113,062.23	\$578,463.23
Twenty-Sixth Interim Period March 1-31, 2008	\$1,200,353.75	\$960,283.00	\$182,633.22	\$1,142,916.22
Twenty-Seventh Interim Period Apr 1-30, 2008	\$519,848.00	\$415,878.40	\$78,101.72	\$493,980.12
Twenty-Eight Interim Period May 1-31, 2008	\$174,962.00	\$139,969.60	\$9,210.37	\$149,179.97
Twenty-Ninth Interim Period June 1-30, 2008	\$365,784.00	\$292,627.20	\$8,119.20	\$300,746.40
Thirtieth Interim Period July 1-31, 2008	\$463,267.25	\$370,613.80	\$48,066.49	\$418,680.29
Thirty-First Interim Period August 1-31, 2008	\$402,226.25	\$321,781.00	\$15,601.29	\$337,382.29
Thirty-Second Interim Period Sept 1-30, 2008	\$339,565.25	\$271,652.20	\$6,030.86	\$277,683.06
Thirty-Third Interim Period Oct 1-31, 2008	\$381,415.25	\$305,132.20	\$58,638.65	\$363,770.85
Thirty-Fourth Interim Period Nov 1-30, 2008	\$366,041.75	\$292,833.40	\$14,569.07	\$307,402.47
Thirty-Fifth Interim Period Dec 1-31, 2008	\$392,218.75	\$313,775.00	\$21,810.21	\$335,858.21
Thirty-Sixth Interim Period Jan 1-31, 2009	\$613,084.25	\$490,467.40	\$22,069.20	\$512,536.60
Thirty-Seventh Interim Period Feb 1-28, 2009	\$481,699.25	\$385,359.40	\$14,499.00	\$399,858.40
Thirty-Eighth Interim Period March 1-31, 2009	\$399,976.00	\$319,980.80	\$19,582.93	\$339,563.73
Thirty-Ninth Interim Period April 1-30, 2009	\$442,139.50	\$353,711.60	\$20,516.09	\$374.227.69
Fortieth Interim Period May 1-31, 2009	\$404,767.75	\$323,814.20	\$16,467.33	\$340,281.53
Forty-First Interim Period June 1-30, 2009	\$453,671.50	\$362,937.20	\$7,874.08	\$370,811.28
Forty-Second Interim Period July 1-31, 2009	\$566,821.25	\$453,457.00	\$13,738.03	\$467,195.03
Forty-Third Interim Period August 1-31, 2009	\$556,548.00	\$445,238.40	\$17,839.77	\$463,078.17
Forty-Fourth Interim Period Sept 1-30, 2009	\$550,960.75	\$440,768.60	\$25,948.96	\$466,717.56

To date, Orrick has received payments* since January 2008 from the Debtors in the following amounts:

- \$982,207.45 representing 80% of fees and 100% expenses for January 2008
- \$578,463.23 representing 80% of fees and 100% expenses for February 2008
- \$1,142,503.79 representing 80% of fees and 100% expenses for March 2008
- \$493,980.12 representing 80% of fees and 100% of expenses for April 2008
- \$149,179.97 representing 80% of fees and 100% of expenses for May 2008
- \$300,746.40 representing 80% of fees and 100% of expenses for June 2008
- \$418,680.29 representing 80% of fees and 100% of expenses for July 2008
- \$337,382.29 representing 80% of fees and 100% of expenses for August 2008
- \$277,683.06 representing 80% of fees and 100% of expenses for September 2008
- \$212,444.02 representing 20% holdback fees for April-June 2008

^{*}Please note that this Application reflects payments received as of November 20, 2009.

- \$363,770.85 representing 80% of fees and 100% of expenses for October 2008
- \$307,402.47 representing 80% of fees and 100% of expenses for November 2008
- \$335,585.21 representing 80% of fees and 100% of expenses for December 2008
- \$512,536.60 representing 80% of fees and 100% of expenses for January 2009
- \$240,902.19 representing 20% holdback fees for July-September 2008
- \$399,858.40 representing 80% of fees and 100% of expenses for February 2009
- \$339,563.73 representing 80% of fees and 100% of expenses for March 2009
- \$374,227.69 representing 80% of fees and 100% of expenses for April 2009
- \$340,281.53 representing 80% of fees and 100% of expenses for May 2009
- \$221,497.65 representing 20% holdback fees for October-December 2008
- \$370,811.28 representing 80% of fees and 100% of expenses for June 2009
- \$467,195.03 representing 80% of fees and 100% of expenses for July 2009
- \$299,991.53 representing 20% holdback fees for January-March 2009

COMPENSATION SUMMARY OCTOBER 1-31, 2009

Name of Professional <u>Person</u>	Position of Applicant, No. of Years in Position, Prior Relevant Experience, Yr. Obtained License to Practice, <u>Area of Expertise</u>	Hourly Billing <u>Rate</u>	Total Billed <u>Hours</u>	Total Fees
Roger Frankel	Partner, 26 years in position; 38 years relevant experience; 1971, Restructuring	\$945	108.40	\$99,886.50 ¹
Jonathan P. Guy	Partner, 9 years in position; 15 years relevant experience; 1994, Restructuring	\$755	62.30	\$45,904.002
Richard H. Wyron	Partner, 20 years in position; 30 years relevant experience; 1979, Restructuring	\$815	94.60	\$74,531.75 ³
Peri N. Mahaley	Of Counsel, 17 years in position; 30 years relevant experience; 1979, Litigation	\$605	117.70	\$69,393.50 ⁴
Mary A. Wallace	Of Counsel, 7 years in position; 20 years relevant experience; 1989, Restructuring	\$650	27.60	\$17,940.00

¹ The total fees have been reduced by \$2,551.50 representing non-working travel billed at 50% reduced hourly rate.

² The total fees have been reduced by \$1,132.50 representing non-working travel billed at 50% reduced hourly rate.

³ The total fees have been reduced by \$2,567.25 representing non-working travel billed at 50% reduced hourly rate.

⁴ The total fees have been reduced by \$1,815.00 representing non-working travel billed at 50% reduced hourly rate.

Name of Professional Person	Position of Applicant, No. of Years in Position, Prior Relevant Experience, Yr. Obtained License to Practice, <u>Area of Expertise</u>	Hourly Billing <u>Rate</u>	Total Billed <u>Hours</u>	Total Fees
James W. Burke	Associate, 1 year in position; 1 year relevant experience; 2008, Restructuring	\$360	67.90	\$24,444.00
Joshua M. Cutler	Associate, 6 years in position; 6 years relevant experience; 2003, Litigation	\$555	17.60	\$9,768.00
Debra L. Felder	Associate, 7 years in position; 7 years relevant experience; 2002, Restructuring	\$590	62.70	\$36,993.00
Kathleen Orr	Associate, 8 years in position; 8 years relevant experience; 2001, Restructuring	\$620	39.80	\$24,676.00
Stephen C. Cruzado	Senior Paralegal	\$230	9.00	\$2,070.00
Debra O. Fullem	Bankruptcy Research Specialist	\$255	34.30	\$8,746.50
Total			641.90	\$414,353.25
Blended Rate: \$645.51				

COMPENSATION BY PROJECT CATEGORY OCTOBER 1-31, 2009

Project Category	Total Hours	Total Fees
Compensation of Professionals-Other	16.20	\$4,533.00
Compensation of Professionals-Orrick	16.10	\$6,227.00
Insurance	114.50	\$69,587.50
Litigation	469.20	\$324,199.50
Retention of Professionals-Other	.80	\$204.00
Retention of Professionals-Orrick	4.40	\$1,536.00
Travel (Non-Working)	20.70	\$8,066.25
TOTAL	641.90	\$414,353.25

EXPENSE SUMMARY OCTOBER 1-31, 2009

Expense Category	<u>Total</u>
Court Call	\$1,374.00
Deposition/Transcript Expenses	\$29.09
Duplicating/Printing	\$1,874.90
Meals	\$439.43 ⁵
Pacer	\$1,403.84
Parking	\$53.00
Postage/Express Delivery	\$2,127.16
Taxi	\$237.33
Telephone	\$126.20
Travel – Airfare	\$7,183.46
Travel – Hotel	\$1,718.16
Travel – Mileage	\$127.05
Travel – Train	\$156.00
Westlaw/Lexis	\$2,343.75
TOTAL	\$19,193.37

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⁵ The total meal charges have been reduced by \$137.87 to comply with the Fee Auditor's guidelines.

Orrick's Client Charges and Disbursements Policy effective January 1, 2009, is as follows:

- a. **Duplicating** -- It is Orrick's practice to charge all clients of the Firm for duplicating at the in-house rate of 20¢ per page; however, Orrick has reduced the duplicating cost to 10¢ per page in order to comply with the Local Rules of this Court. This charge includes the cost of maintaining the duplicating facilities and the actual cost involved with respect to the duplication.
- b. **Long Distance Telephone and Facsimile Charges** -- Orrick charges clients for long distance telephone calls but not for local telephone calls. Necessary mobile phone usage is reimbursed to professionals submitting an appropriate bill. Out-going facsimile transmissions are charged at \$1.75 per page, plus any long-distance calling cost, and there is no charge for incoming facsimiles.
- c. *Messenger and Courier Service* -- It is Orrick's practice to use Federal Express or similar express mail delivery and third-party messenger services only in exigent circumstances (i.e., when needed to meet a deadline or when a next-day response from the recipient was necessary or beneficial to the case) and only when less costly than other available alternatives.
- d. *Overtime* -- It is Orrick's practice to allow staff and certain paraprofessionals in its Washington D.C. office working more than 3 hours of overtime to charge a meal to the appropriate client at a meal charge of up to \$7.50. It is Orrick's practice to allow professionals and support staff to charge a car service or cab to the appropriate client when working at least 2 hours of overtime. Orrick endeavored not to incur overtime charges unless necessary to benefit the case and in certain exigent circumstances. Orrick generally utilizes secretarial assistance in connection with monitoring and updating case dockets and downloading, circulating and printing of pleadings filed in the case. Thus, certain charges may be incurred by secretaries for overtime. (Note: These charges are at rates less than that charged by Orrick paralegals or other professional staff who may have otherwise performed this type of work.)

e. **Computerized Research** -- It is Orrick's practice to use computer-assisted legal research when it is efficient to do so. The charge to clients for Lexis and Westlaw are based on retail rates that do not include non-client specific volume discounts offered to Orrick. Use of fee based internet research services other than Lexis and Westlaw is charged at Orrick's cost. There is no separate charge for free internet research.

Respectfully submitted,

ORRICK, HERRINGTON & SUTCLIFFE LLP

By:/S/ RICHARD H. WYRON

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Dated: November 19, 2009